Hitci an Isiun The Gazette of India

प्राधिकार से प्रकाशित १५६८:ऽमध्य ६४ ४७ १ ५० १ १ १ १

Go 42

नई विल्ली, शनिवार, अक्तूबर 20, 1984 (आश्विन 28, 1906)

No. 42]

NEW BELHI, SATURDAY, OCTOBER 20, 1984 (ASVINA 28, 1906)

इस माग में भिम्न पूष्ठ संख्या वी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके। (Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV [PART IV]

गैर-सरकारी व्यक्तिमों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं [Advertisements and Notices issued by Private Individuals and Private Bodies]

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Controller of Publications

CHANGE OF NAMES

I hitherto known as BHAGIRATH DAS son of RADHE-SHYAM SAHA, employed as R|M 3705 in the A.E. 25|26|27 Mtcc. Control under G.M. Calcutta Telephones, residing at B. B. Mukherjee Road (Ambagan) Sodepur. 24-Parganas, have changed my name and shall hereafter be known as BHAGIRATH SAHA.

It is certified that I have complled with other legal requirements in this connection.

BHAGIRATH DAS Signature (in existing Old Name)

I hitherto known as TUKARAM son of DASHARATH MARUTI DUMBRE, employed as Mailman Bombay TD STD Office in the Bombay TD Stg. Office, Bombay, RMS, Bombay, residing at 3/5 Petiwala Chawl, Ghodapdeo Road, D. P. Wadi, Bombay-33, have changed my name and shall hereafter be known as PRASHANT.

It is certified that I have complied with other legal requirements in this connection.

TUKARAM Signature (in existing Old Name) I hitherto known as ADHIR KUMAR SEAL son of Late UPENDRA NATH SEAL, employed as Machinist "A" in the Gun & Shell Factory, Cossipore, Calcutta-700002, residing at Village Nalta P.O. Birati, Dist. 24-Parganas, have changed my name and shall hereafter be known as ADHIR KUMAR SEN.

It is certified that I have complied with other legal requirements in this connection.

ADHIR KUMAR SEAL Signature (in existing Old Name)

I hitherto known as KHEM RAJ son of Shri BHAJAN LAL, employed as Clerk in the Account Office, O.F.K. Jabalpur, residing at House No. 1291 Ranjhi, Jabalpur-10, have changed my name and shall hereafter be known as KHEMRAJ JHARIA.

It is certified that I have complied with other legal requirements in this connection.

KHEM RAJ Signature (in existing Old Name)

I hitherto known as GORAKHNATH V. BALUNGADE son of VITHOBA DAJI BALUNGADE, employed at Mail-Man in the Air Port Sorting Office, Bombay-400099, residing at 24 Munna Godewala Chawl, Premnagar, Bombay-400060, have changed my name and shall hereafter be known as GORAKHNATH V. SALUNKHE.

It is certified that I have complied with other legal requirements in this connection.

GORAKHNATH V. BALUNGADE Signature (in existing Old Name)

I hitherto known as PATIL SADASHIVA SIDDAPPA son of SIDDAPPA B. PATIL. employed as Regular Mazdoor

in the Office of Sub Divisional Officer Phones, Shimoga, P&T Department, residing at C|o B. N. Damnekar, House No. 9|1, Basavanagudi, IVth Cross, Shimoga-577201, Karnataka State, have changed my name and shall hereafter be known as S. S. PATIL.

It is certified that I have complied with other legal requirements in this connection.

PATIL SADASHIVA SIDDAPPA Signature (in existing Old Name)

I hitherto known as BABU SHEIKH KADER son of Late SHEIKH KADER, employed as Pipe Fitter 'A' Grade in the Machine Tool Prototype Factory, Ambarnath, Dist. Thane (Maharashtra)-421502, residing at Qr. No. J-19|4, Ordnance Estate Ambarnath Dist. Thane (Maharashtra), Pin-421502, have changed my name and shall hereafter be known as BABU KERU WAGHMARE.

It is certified that I have complied with other legal requirements in this connection.

BABU SHEIKH KADER Signature (in existing Old Name)

I hitherto known as BHARAT RAMCHANDRA CHOUGALA son of Late Shri RAMCHANDRA SATYA-PPA CHOUGALA, studying in the S.S. High School, Mole Taluka: Athani, Dist. Belgaum (Karnataka State), residing at Tangadi-591234, Taluka: Arthani, Dist. Belgaum, have changed my name and shall hereafter be known as BHARAT RAMCHANDRA PATIL.

It is certified that I have complied with other legal requirements in this connection.

BHARAT RAMCHANDRA CHOUGALA Signature (in existing Old Name)

I hitherto known as NITYA GOPAL DEY DHALI son of Late RAMA KANTA DEY DHALI, employed as Security Guard in the Office: Station Director, All India Radio, Calcutta, residing at Subhas Uddyan, P.O. Panihati Dist. 24-Parganas, have changed my name and shall hereafter be known as NITYA GOPAL DEY.

It is certified that I have complied with other legal requirements in this connection.

NITYA GOPAL DEY DHALL Signature (in existing Old Name)

I hitherto known as NIKALJE MANGALA KHANDE-RAO daughter of Mr. K. R. NIKALJE, employed as Capt. (Army Doctor) in the Military Hospital, Fatchgarh, residing at Charangrat (Manipur), have changed my name and shall hereafter be known as MANGALA DEVI KONSAM.

It is certified that I have complied with other legal requirements in this connection.

NIKALJE MANGALAA KHANDERAO Signature (in existing Old Name)

NOTICE IN PURSUANCE OF SECTION 485(1) OF THE COMPANIES ACT, 1956

Delhi, the 22nd September 1984

In the general meeting of the Creditors of Ms. Delhi Bullion Refinery Private Limited duly convened and held at 1168-Kucha Mahajani, Chandni Chowk, Delhi-110006 on the 21st day of September, 1984 at 4.00 P.M., the following special resolutions were passed:

- Resolved unanimously that the special resolutions as passed by the shareholders in their general meeting held today at 2.00 P.M. be and are hereby confirmed
- (2) Resolved unanimously that the Company M/s. Delbi Bullion Refinery Private Limited be and is hereby

wound up as Creditors Voluntary Winding up as per the provisions of the Companies Act, 1956.

(3) Resolved unanimously that Shri Sudershan Eal, Clo Mls. Rattan Chand Rikhab Dass, Kachha Bagh, Chandni Chowk, Delhi-110006 be and is hereby appointed liquidator with all powers as prescribed under Section 512 of the Companies Act, 1956 on a lumpsum remuneration of Rs. 500]— (Rs. Five hundred) only excluding the actual liquidation expenses.

AMAR NATH Director

FORM NO. 151 (See Rule 315)

The Companies Act, 1956

Creditors Voluntary Winding up

Notice of appointment of liquidator pursuant to Section 516.

Name of Company: M|s. Delhi Bullion Refinery Private Limited.

Nature of business: Melting, assaying & refinery of gold, silver, & other precious metals.

Address of Registered Office: 1168-Kucha Mahajani, Chandni Chowk, Delhi-110006.

Name & address of Liquidator: Sudershan Lal, Clo. Rattan Chand Rikhab Dass, Kachha Bagh, Chandni Chowk, Delhi-110006.

Date of appointment: 21-9-1984. By whom appointed: Creditors.

SUDERSHAN LAL Voluntary Liquidator.

NOTICE IN PURSUANCE OF SECTION 485(1) OF THE COMPANIES ACT, 1956

Delhi, the 21st September 1984

In the general meeting of the creditors of M|s Bullion Merchants Association Laboratory Private Limited duly convened and held at 1168-Kucha Mahajani in the town of Delhi on the 20th day of September, 1984 at 2.00 P.M., the following special resolutions were passed:—

- (1) Resolved unanimously that the special resolutions as passed by the shareholders in their general meeting held today at 10.00 A.M., be and are hereby confirmed.
- (2) Resolved unanimously that the company M|s. Bullion Merchants Association Laboratory Private Limited be and is hereby wound up as Creditors Voluntary Winding up as per the provisions of the Companies Act, 1956.
- (3) Resolved unanimously that Shri Amar Nath of 1144-Chandni Chowk, Delhi-110006 be and is hereby appointed liquidator with all powers as prescribed under Section 512 of the Companies Act, 1956.
- (4) Resolved unanimously that an amount of Rs. 500|- (Rs. Five Hundred) only besides actual liquidation expenses be and is hereby approved as remuneration of Shri Amar Nath, Voluntary Liquidator.

JAI NARAIN KHANDELWAL Director.

FORM NO. 151

(See Rule 315)

The Companies Act, 1956

Creditors Voluntary Winding up

Notice of appointment of liquidator pursuant to Section 516.

Name of Company: Mis. Bullion Merchants Association Laboratory Private Limited.

Nature of business: To promote gold, silver & bullion trade & set-p of laboratory for assaying refining precious metals.

Address of Registered Office: 1168-Kucha Mahajani, Chandni Chowk, Delin-110006.

Name & address of liquidator: Amar Nath, 1144 Chandni Chowk Delhi-110006.

Date of appointment: 20th day of September, 1984.

By whom appointed; Creditors.

AMAR NATH Voluntary Liquidator.

NOTIFICATION BY THE EAST INDIA COTTON ASSO-CIATION LIMITED, BOMBAY

Bombay, the 30th July 1984

The approval of the Deputy Director, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification No. S. O. 1162 dated the 4th May, 1960, has been obtained on the 30th July, 1984 to the following amendments made to the By-laws of the East India Cotton Association Ltd., Bombay, the same having been notified under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

I. In clause (1) of By-law 35 for the words "not less than six", the words "not less than three" shall be substituted.

11. In By-Law 38:

- (i) In sub-clause (i) of clause (B) for the words "within four days after service of written notice of that appointment in Bombay, or within seven days after service thereof elsewhere in India, or within fourteen days", the words "within ten days after service of written notice of that appointment in Bombay, or within fifteen days after service thereof elsewhere in India or within twenty days" shall be substituted.
- (ii) In clause (F) for the words "within ten days in the case of parties in Bombay and fifteen days in the case of either of the parties being elsewhere in India and twenty days", the words "within fifteen days in the case of parties in Bombay and twenty days in the case of either of the parties being elsewhere in India and thirty days" shall be substituted.

III. In By-law 41:

- In clause (b) for the abbreviation and figure "Rs. 2500", the abbreviation and figure "Rs. 5000" shall be substituted.
- (ii) In sub-clause (iii) of clause (c) for the abbreviation and figure "Rs. 350", the abbreviations, figures and words "Rs. 1500 for members and Rs. 2000 for non-members" shall be substituted.

IV. The existing By-law 99 shall be substituted by the following :--

"By law 99:—In all transactions, for the delivery of cotton payment save as provided by Clause (3) of Bylaw 54B may be demanded in cash against delivery in the sellers jaitha and/or godowns for the whole or any portion of the bales sold, but the fact that the seller has not insisted on payment at the time of delivery shall not imply or be construed or be deemed to mean that the seller has given credit to the buyer. The seller in respect of any such delivery including any delivery under By-law 54B shall have a lien on all bales delivered and/or on all bales in his possession under the contract until payment for the same has been made in full including all charges there against and which payment can be demanded at any time.

This lien on such cotton shall, wherever delivery has been given and payment not received, also extend to cover any

goods including cloth, yarn etc. produced and/or processed, and/or goods in process in the hands of and/or also on assets of the buyer and/or his successors.

In no case, shall the buyer and or his successor have the right to take possession of and or to dispose off and or to deal with such raw cotton in any form forming the subject matter of any contract as between the seller and the buyer until the payment in full is actually made thereagainst to the seller in terms of the aforesaid clauses hereof.

The right of possession and or utilisation of goods shall not vest in the buyer in any form until the actual payment thereagainst is made and or if for any reason not made shall be subject to all the provisions of the clauses mentioned hereinabove and subject to the general By-laws of the East India Cotton Association Ltd. as may be existing or as may be enacted from time to time."

D. G. DAMLE Secretary

The East India Cotton Association Ltd., Bombay

INDIAN LAW ACADEMY (INDIAN LAWS COLLECTION)

SUPPLY RULES

The 1st September 1984

PREAMBLE

Notification No. ILA|GZT(D-5)|6947.—"Ignorantia legis non excuast" is the recognised principle of law. It is assumed that law is known to every body.

To bring the above principle in practice, make the reading knowledge of law popular so that it reaches the masses and to evolve a law-abiding society, it is necessary that the literature concerning law should be made available to every person.

Indian Law Academy has endeavoured to present all the central laws in its publication 'Indian Laws' Collection".

Since Academy is a private establishment and is in service of law; it is obligatory upon it, that it conduct all its affairs according to certain rules. The Academy has itself made certain "Indian Law Academy (Indian Laws' Collection) Supply Rules." These tules also govern India Laws' Collection sales purchase distribution supply etc.

In addition, these rules also include the provisions concerning the grant|subsidy, given by the Indian Law Academy.

RAM KARAN SINGH Secretary

M[s. Indian Law Academy Rajaji Puram, Lucknow 226 017

Indian Law Academy (Indian Laws' Collection) Supply Rules

Rules to consolidate the terms regarding the supply of Indian Laws' Collection etc.

- 1. These Rules may be called the Indian Law Academy (Indian Laws' Collection) Supply Rules,
 - 2. In these Rules, unless the context otherwise requires—
 - (a) "Academy" means, Secretary Indian Law Academy.
 - (b) "Indian Laws' Collection" means volume(s) of Indian Laws' Collection.
 - (c) "Secretary" means, Secretary Indian Law Academy.
 - (d) "set" means a set of Indian Laws' Collection.
 - (e) "subscriber" means subscriber of Indian Laws' collection.
 - (f) "rules" means Indian Law Academy (Indian Laws' Collection) Supply Rules.
 - (g) "ILC" is the abbreviation of Indian Laws' Collection.

- 3. These rules are binden on academy and subscriber(s) and, in every concerning subscription transaction.
- 4. (a) As well as and demand for Indian Laws' Collection will be enrolled with the academy, academy will issue an UC number, which will be mentioned in bill book-rapper reminders, issued by the academy to the subscriber.
- (b) It will be the duty of subscriber to mention his ILC-number in any correspondence with academy.
- 5. (a) Anybody can get his demand enrolled for the purpose of purchasing the set of Indian Laws' Collection by placing his order or remitting the cost of one volume in advances.
- (b) Every booking for the set will be treated as regular and permanent.
- (c) Booking enrolment, for the single particular volume(s) is strictly prohibited.
- 6. When the first volume or subsequent volume(s) will be ready for publication bills regarding the same will be despatched to the subscriber in advance for remittance.
- 7. As soon as anybody's name is enrolled for the purchase of Indian Laws' Collection, the publisher of Indian Laws' Collection will be duty bound to reserve publish, further volumes of Indian Laws' Collection for the subscriber.
- 8. The demand/booking/order for the purchase of Indian Laws' Collection can only be cancelled within one month of despatching of the very first demand/booking/order, but not after that.
- 9. (a) The cost of Indian Laws' Collection has been fixed Rs. 200]- per volume, however secretary reserves the right to revise it on account of marketing policy/competition production cost etc.
- (b) As and when the price of volume(s) is revised, such volumes shall be sent for revised, price.
- (c) In case of full payment in advance the difference towards revised price will be intimated before the end of relevent year.
- (d) In case of return the V.P./Registered Parcel, the postal and packing charges will be realized by the subscriber.
 - (e) Payment of Indian Laws' Collection is in advance.
- (f) Interest will be charged at the rate of twenty four percent per annum (including corrospondence charges extra) on bill if not paid within a month after presentation.
- (g) All payments must be made by crossed A|c payee bank draft.
- (h) Alll goods are despatched at consignances risk and academy is not responsible for any loss|damage in transit.

- Goods once despatched cannot be taken back in any cir-
- (i) The Secretary is fully empowered to sanction any financial grant|subsidy, to any person for the purchase of set(s) of Indian Laws Collection and to adjust it towards any of the bill(s) of any volume(s) of the set(s) as Secretary thinks fit
- 10. In the event of any question, dispute of difference arising between the publisher and subscriber of Indian Laws' Collection, the same shall be referred to be the sole arbitrator appointed by the Secretary, Indian Law Academy. The award of the arbitrator so appointed shall be final and binding on the parties. The venue of the arbitration proceeding will be such place as the sole arbitration may be decided.

However all disputes if any shall be settled in Lucknow. Subjects as aforesaid the Indian Arbitration Act 1940 shall apply to the arbitration proceeding under this clause.

- 11. (a) The academy shall not be responsible for the inordinate delay in servicing that may be caused by power failure, strike, civil commotion, riot, lockup, labour unrest, natural calamity, act of God and or other extraneous circumstances beyond its control.
- 12. (a) Indian Laws Collection will contain all existing central acts of All India Importance and will be published in a set of thirty five volumes.
- (b) In addition to these thirty five volumes of ILC. five more volumes from no. 36 to 40 will be published in the form of commentaries of various subjects. These forty volumes together will be called as a set of Law Encyclopaedia.
- 13. (a) These rules shall also be applicable on every subscription of Law Encyclopaedia after substituting Law Encyclopaedia in lieu of Indian Laws' Collection.
- (b) Indian Law Academy Rules, are also invariably binden on every transaction subscription.
- 14. (a) Secretary, Indian Law Academy is the highest authority of Indian Law Academy and is chief executive regarding all policies transactions works, of the Indian Law Academy.
- (b) Nothing in these rules shall be deemed to limit or effect the inherent powers of the Secretary to make such orders arrangements, as may be necessary.
- 15. Secretary, Indian Law Academy is empowered to make rules or sub-rules or amend therein, which shall be binding on the subscriber(s).

RAM KARAN SINGH Secretary

M|S Indian Law Academy Rajaji Puram, Lucknow-226 017